REMARKS

Claims 1-10 are pending in the application. In the final Office Action dated November 14, 2006, the Examiner rejected claims 1-10 under 35 U.S.C. §103(a) as allegedly being unpatentable over *Lehner*, et al. ("Lehner") in view of Foster, et al. ("Foster"). Applicant respectfully traverses the rejection and addresses the Examiner's disposition below. Claims 3 and 7 have been canceled.

Independent claims 1, 5, 10, and 11 each claim subject matter relating to asynchronously receiving a plurality of data instances, each data instance having one of a plurality of formats. A datatype of a first format is provided for each data instance, each datatype having a metadata in the first format that describes the respective data instance and a reference in the first format to the respective data instance, the data instances being maintained separately from the datatypes.

This is clearly unlike *Lehner* in view of *Foster*. As acknowledged by the Examiner, *Lehner* fails to disclose providing a datatype of a first format for each asynchronously received data instance. The Examiner combines *Lehner* with *Foster* in an attempt to disclose or suggest Applicant's claimed invention, however, *Foster* is not a valid 35 U.S.C. §102 reference.

The present application was filed on October 22, 2003 and claims priority to provisional patent application no. 60/469,767, which was filed on May 12, 2003. Therefore, the present application has an effective filing date of May 12, 2003.

Foster has a publication date of August 14, 2003, which is later that the present application's effective filing date of May 12, 2003. Therefore, Foster cannot be used as a prior art reference under 35 U.S.C. §102. Accordingly, Lehner in view of Foster still fails to disclose or suggest claims 1, 5, 9, and 10.

The Examiner argues that some of Applicant's claimed subject matter is not enabled by priority application no. 60/469,767 ("the '767 application"). Applicant disagrees. Specifically, the Examiner argues that the '767 application does not enable "determining whether the subscriber subscribes to at least one additional data type ..." Office Action of 11/14/2007, pages 2-3. Applicant notes that this language does not appear in the claims.

Below, Applicant describes illustrative support in the '767 for enabling the claimed subject matter of the present application:

- The '767 application clearly enables the claimed subject matter relating to a datatype including a reference to a data instance. *See, e.g.*, pages 44 (last paragraph) and 62-68.

- The '767 application clearly enables the claimed subject matter relating to data being stored separately from a data type. *See, e.g.*, pages 71 and 92.

Therefore, Applicant submits that all of the claimed subject matter is described and enabled in the '767 application.

Claims 2-4 and 6-8 depend directly or indirectly from claim 1 or 5 and are therefore allowable for at least that same reasons that claims 1 and 5 are allowable.

Applicant respectfully submits the rejection has been overcome and requests that it be withdrawn.

CONCLUSION

In view of the foregoing, it is submitted that claims 1, 2, 4-6, and 8-10 are patentable. It is therefore submitted that the application is in condition for allowance. Notice to that effect is respectfully requested.

Respectfully submitted,

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